FOR UTILITY
ORIGINAL
DECLARATION

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the NVENTION ENTITLED

	E OBJECT CARRIER,		HIC APPAR	ATUS CO	MPRISING T	HE MOVEABLE	OBJECT CARRIER
	ICE MANUFACTURING					700 074	
above. I acknowledge the foreign priority benefits Application which design certificate, or PCT Internate the application on which	e reviewed and understand the e duty to disclose all informatio under 35 U.S.C. 119(a)-(d) o ated at least one other country ational Application, filed by me priority is claimed, or (2) if no priority is claimed, or (3) if no priority is claimed.	n known to me to r 365(b) of any f than the United S or my assignee di	bove identified to be material to pa foreign application tates, listed below isclosing the sub-	atentability as on(s) for pate w and have a bject matter cla	including the clai defined in 37 C.F ent or inventor's lso identified belo aimed in this app	F.R. 1.56. Except as a certificate, or 365(a) ow any foreign applica	noted below, I hereby claim of any PCT International ation for patent or inventor's
PRIOR FOREIGN AP		Fil. J		D-4- Fi4	L aid Onen	Data Datament a	a Daisanita
Number Country		<u>Filed</u>		Date First Laid Open Or Published		Date Patented of Granted	<u>Priority</u> Claimed
				<u>Or r ubiio</u>	ica	Grantea	Glainlea
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PCT international application is in addition defined in 37 C.F.R. 1.5 application:	hereby claim domestic priority attentions listed above or below ar to that disclosed in such prior 66 which became available be	d, if this is a con applications, I ac tween the filing	tinuation-in-part knowledge the date of each su	(CIP) application (CIP) applic	ation, insofar as see all information	the subject matter dis n known to me to be	sclosed and claimed in this material to patentability as
PRIOR U.S. PROVISIONAL, NONPROVISIONAL AND/OR PCT APPLICATION(S)  Application Number Filed Status Priority Cl							<b>Priority Claimed</b>
		pending, abandoned, patented					
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further that these statem Section 1001 of Title 18 of And I hereby appoint Pill with USPTO Customer No connected therewith and bersons of their Firm to who/which first sends/se	statements made herein of my ents were made with the know of the United States Code and the sbury Winthrop LLP, Intellectuate to 0.00909 individually and collewith the resulting patent, and I that Customer No., and to act this case to them and by whomey of that Firm in writing to the	dedge that willful that such willful fal- I Property Group, ctively my attomes hereby authorize t and rely on ins om/which I hereby	false statements me statements me (to whom all co ys to prosecute them to delete for tructions from a	and the like pay jeopardize mmunications this application from that Cust and communic	so made are pur the validity of the are to be directed and to transact omer No. names ate directly with	nishable by fine or ime application or any ped), and persons of the all business in the Pate of persons no longer the person/assignee.	prisonment, or both, under atent issued thereon.  at firm who are associated atent and Trademark Office with their firm, to add new /attorney/firm/ organization
Power of Attorney	to Customer Number	C	09	09			
INVENTOR'S SIGNA	TURE:				Date: ろ(	June 2	200u
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